

Search for Cases by: Select Search Method...

Judicial Links

eFiling

Help

Contact Us

Drin

GrantedPublicAccess Logoff BRIANMNYE1

19CA-CC00237 - LEANNE JOHNSON V QUIKTRIP CORPORATION (E-CASE)

Case Parties & Header Attorneys Docket Entries Charges, Judgments & Sentences

Service Information Filings Due Scheduled Hearings & Trials Civil Judgments

Display Options:

Garnishments/ Execution

▼

This information is provided as a service and is not considered an official court record.

Click here to eFile on Case

Sort Date Entries:

:

Descending

Click here to Respond to Selected Documents

Ascending

All Entries

12/02/2019 Order Granting Ext of Time

11/26/2019 Proposed Order Filed

Order for Extension of Time To Respond To Discovery; Electronic Filing Certificate of Service.

Filed By: CLIFTON MICHAEL DAVIS

Motion for Extension of Time

Motion For Extension Of Time To Respond To First Interrogatories And First Request For Production Of

Documents To Leanne Johnson; Electronic Filing Certificate of Service.

Filed By: CLIFTON MICHAEL DAVIS
On Behalf Of: LEANNE JOHNSON

10/30/2019 Cert Serv Req Prod Docs Things

Certificate of Service; Electronic Filing Certificate of Service.

Filed By: BRIAN NYE

On Behalf Of: QUIKTRIP CORPORATION

10/29/2019 Entry of Appearance Filed

Entry of Appearance; Electronic Filing Certificate of Service.

Filed By: KARRIE JANELL CLINKINBEARD On Behalf Of: QUIKTRIP CORPORATION

Entry of Appearance Filed

Entry of Appearance; Electronic Filing Certificate of Service.

Filed By: BRIAN NYE

On Behalf Of: QUIKTRIP CORPORATION

Answer Filed

Defendant QuikTrip Corporations Answer to Plaintiff Leanne Johnsons Petition; Electronic Filing

Certificate of Service.

Filed By: BRIAN NYE

On Behalf Of: QUIKTRIP CORPORATION

10/04/2019 Corporation Served

Document ID - 19-SMCC-635; Served To - QUIKTRIP CORPORATION; Server - ; Served Date - 03-OCT-19; Served Time - 00:00:00; Service Type - Sheriff Department; Reason Description - Served

Notice of Service

19-SMCC-635; Electronic Filing Certificate of Service.

09/24/2019 Summons Issued-Circuit

Case 4:20-cv-00015-BCW Document 1-1 Filed 01/08/20 Page

Document ID: 19-SMCC-635, for QUIKTRIP CORPORATION.

O9/23/2019 Filing Info Sheet eFiling
 Filed By: CLIFTON MICHAEL DAVIS

Note to Clerk eFiling
 Filed By: CLIFTON MICHAEL DAVIS

Pet Filed in Circuit Ct

Petition for Injury.
On Behalf Of: LEANNE JOHNSON

Judge Assigned

Case.net Version 5.14.0.17 Return to Top of Page Released 11/25/2019

19CA-CC00237

IN THE CIRCUIT COURT OF CASS COUNTY, MISSOURI AT HARRISONVILLE

LEANNE JOHNSON 804 S. Vassar Ave Independence, Missouri 64054

PLAINTIFF.

v.

Case No. Division:

QUIKTRIP CORPORATION An Oklahoma Corporation

SERVE: CT Corporation System
120 South Central Avenue
Clayton, Missouri 63105

DEFENDANT.

PETITION

COMES NOW Plaintiff, by and through her attorney of record, and for her cause of action against Defendant, states and alleges as follows:

- 1. Plaintiff is an individual resident of Jackson County, Missouri residing at the address set forth above.
- Defendant is an Oklahoma Corporation licensed to and doing business in the State of Missouri and that Defendant owns and operates the QuikTrip located at 1402 N. Rte. 291, Harrisonville, Missouri 64701.
- All facts and transactions necessary for this Court's jurisdiction either occurred or happened in Cass County, Missouri.
- 4. At all times hereinafter mentioned the deeds, acts, omissions, and knowledge attributed to the Defendant were performed, omitted, or known by the Defendant, by and through its agents, servants, and employees acting in the course and scope of their respective employment with Defendant.
- At all times herein mentioned, Defendant owned and maintained the subject property where
 Plaintiff was injured.

- The amount in controversy exceeds \$25,000, exclusive of interest and costs.
- 7. On or about June 12, 2018, Plaintiff was a business invitee on Defendant's QuikTrip gas station located at 1402 N. Rte. 291, Harrisonville, Missouri when she was injured when the hose assembly tore away from the pump tower and struck her on her neck, back, and shoulders, immediately covering her body in gasoline, and causing her serious injury due to the negligence and carelessness of Defendant, by and through its agents, servants, and employees.
 - Plaintiff's injury was a direct result of the dangerous condition.
- 9. The dangerous condition created a reasonably foreseeable risk of harm such as that suffered by plaintiff.
- 10. Defendant owed Plaintiff a reasonable degree of care in inspecting and maintaining the said premises in a safe condition while under its control to warn of any dangerous conditions or barricade any dangerous condition.
 - 11. Defendant breached the duty it owed Plaintiff in the following respects:
 - A) Defendant failed to regularly inspect subject gasoline pump equipment;
 - B) Defendant allowed the subject gasoline pump to remain in a condition that made the premises unreasonably dangerous;
 - Defendant knew or should have known about the condition and knew that such conditions were not reasonably safe;
 - D) In the exercise of ordinary care, Defendant should have known that persons such as the Plaintiff would not discover such condition or realize the risk of harm;
 - E) Defendant failed to use ordinary care to either make the dangerous condition reasonably safe or adequately warn of the condition or barricade it;
 - F) Defendant failed to have reasonable first-aid supplies on hand to treat gasoline exposure;
 - G) Defendant failed to train employees on what to do when a customer is injured;
 - 12. As a direct and proximate result of the carelessness and negligence of Defendant

and/or its employees, agents, and/or servants Plaintiff sustained damages, to wit: she sustained severe tissue, muscle, spinal damage, nerve damage, kidney damage, loss of mobility in her legs, difficulties walking and standing, sleeplessness, anxiety, and requires therapy; that Plaintiff's injuries are serious and disabling and will continue to be so in the future; and she has incurred medical bills in the amount of \$6000.00 and she continues to currently incur medical bills and will continue to incur medical bills in the future.

13. WHEREFORE, Plaintiff prays for damages in such amount as is fair and reasonable, in excess of \$25,000.00, together with costs, and such other and further relief as the Court shall deem just and proper.

McELLIGOTT EWAN & HALL

A Professional Corporation

CLIFTON DAVIS - #68839 Three Trails Law Building

233 West Walnut

Independence, Missouri 64050

TEL: (816)833-1222; FAX: (816) 836-2437 E-MAIL: clifton.davis@mehkpclaw.com

ATTORNEY FOR PLAINTIFF



IN THE 17TH JUDICIAL CIRCUIT, CASS COUNTY, MISSOURI

Judge or Division:		Case Number: 19CA-CC00237
R. MICHAEL WAGNER		
Plaintiff/Petitioner:		Plaintiff's/Petitioner's Attorney/Address
LEANNE JOHNSON		CLIFTON MICHAEL DAVIS
		ST CHRISTOPHER #1402
	VS.	COLUMBIA, MO 65203
Defendant/Respondent:		Court Address:
QUIKTRIP CORPORATION		Cass County Justice Center
Nature of Suit:		2501 West Mechanic
CC Pers Injury-Other		HARRISONVILLE, MO 64701

Stamp)

Summons in Civil Case

The State of Missouri to: QUIKTRIP CORPORATION

CT CORPORATION SYSTEM

120 SOUTH CENTRAL AVENUE CLAYTON, MO 63105





classes of suits, see Supreme Court Rule 54.

You are summoned to appear before this court and to file your pleading to the petition, a copy of which is attached, and to serve a copy of your pleading upon the attorney for plaintiff/petitioner at the above address all within 30 days after receiving this summons, exclusive of the day of service. If you fail to file your pleading, judgment by default may be taken against you for the relief demanded in the petition.

/s/ Kim York, Circuit Clerk, 9/24/2019, 01:21 PM

Clerk

Further Information:

Sheriff's or Server's Return

Note to serving officer: Summons should be returned to the court within 30 days after the date of issue. I certify that I have served the above summons by: (check one) delivering a copy of the summons and a copy of the petition to the defendant/respondent. ☐ leaving a copy of the summons and a copy of the petition at the dwelling place or usual abode of the defendant/respondent with , a person of the defendant's/respondent's family over the age of 15 years who permanently resides with the defendant/respondent. (for service on a corporation) delivering a copy of the summons and a copy of the complaint to: _____ (name) _____ ___ other:_____ (County/City of St. Louis), MO, on _____(date) at _____(time). Printed Name of Sheriff or Server Signature of Sheriff or Server Must be sworn before a notary public if not served by an authorized officer: Subscribed and sworn to before me on (Seal) My commission expires: Notary Public Sheriff's Fees, if applicable Summons Non Est Sheriff's Deputy Salary Supplemental Surcharge _ miles @ \$.____ per mile) Mileage A copy of the summons and a copy of the petition must be served on each defendant/respondent. For methods of service on all



IN THE 17TH JUDICIAL CIRCUIT, CASS COUNTY, MISSOURI

213

Judge or Division:	Case Number: 19CA-CC00237	
R. MICHAEL WAGNER		
Plaintiff/Petitioner:	Plaintiff's/Petitioner's Attorney/Address	
LEANNE JOHNSON	CLIFTON MICHAEL DAVIS	
LEANINE BOTHLOOM	ST CHRISTOPHER #1402	
VS	. COLUMBIA, MO 65203	
Defendant/Respondent:	Court Address:	
QUIKTRIP CORPORATION	Cass County Justice Center	
	2501 West Mechanic	
Nature of Suit:	HARRISONVILLE, MO 64701	(Date File Stamp)
CC Pers Injury-Other		

C Pers Injury Other	HARRISONVILLE, MO 64701	(Date File Stamp)
C Pers Injury-Other	Summons in Civil Case	
The Otata of Missouri to	QUIKTRIP CORPORATION	
The State of Missouri to:	QUINTRIF CORPORATION	
T CORPORATION SYST 20 SOUTH CENTRAL AVENUE CLAYTON, MO 63105	a) CTCOR	
COURT SEAL OF	You are summoned to appear before this court and to file your property of which is attached, and to serve a copy of your pleading plaintiff/petitioner at the above address all within 30 days after rexclusive of the day of service. If you fail to file your pleading, jube taken against you for the relief demanded in the petition.	eceiving this summons,
CASS COUNTY	/s/ Kim York, Circuit Clerk, 9/24/2019, 01:21 F	PM
CASS COUNTY	Date Clerk	
	Further Information: Sheriff's or Server's Return	
[/for conting on a come	nently resides with the defendant/respondent. oration) delivering a copy of the summons and a copy of the complaint to: (name)	,
	CT CORPORATION DCT 0.3 2019	(address)
in	(County/City of St. Louis), MO, on OCT 032019	te) at ((time).
	William Killellart	A Common
Printed Nam	Must be sworn before a notary public if not served by an authorized officer:	neriftor Server
	Subscribed and sworn to before me on	(date)
(Seal)	My commission expires:	tary Public
Sheriff's Fees, if applicab	ele	0
Summons	\$	W.
Non Est	\$	-
Sheriff's Deputy Salary Supplemental Surcharge	\$10.00	
Mileage	\$ (miles @ \$ per mile)	
Total	\$nd a copy of the petition must be served on each defendant/respondent. For me	ethods of service on all
A copy of the summons ar	nd a copy of the petition must be served on each defendant respondent in	

classes of suits, see Supreme Court Rule 54.

INTAKE SPECIALIE

LCW - B. LOVE

00 0 03 20 PM

MATANOSACO MO

William Rinehart

IN THE CIRCUIT COURT OF CASS COUNTY, MISSOURI AT HARRISONVILLE

LEANNE JOHNSON,)	
Plaintiff,) Case No.	19CA-CC00237
VS.)	
QUIKTRIP CORPORATION,)	
Defendant.)	

DEFENDANT QUIKTRIP CORPORATION'S ANSWER TO PLAINTIFF LEANNE JOHNSON'S PETITION

Defendant QuikTrip Corporation ("QT"), by and through counsel, submits the following Answer to Plaintiff's Petition for Damages:

- 1. QT lacks sufficient information or knowledge to admit or deny the allegations in paragraph 1.
- 2. In response to paragraph 2, QT admits it is an Oklahoma corporation that conducts business in Missouri including at 1402 N. 291 Highway, Harrisonville, Missouri 64701 (Store #247).
- 3. The allegations in paragraph 3 contain legal conclusions to which a response is not required. To the extent a response is deemed required, QT denies the allegations.
- 4. The allegations in paragraph 4 contain legal conclusions to which a response is not required. To the extent a response is deemed required, QT lacks sufficient information or knowledge to admit or deny the allegations and therefore denies the same.
- 5. In response to paragraph 5, QT admits Plaintiff was present at Store #247 on June 11, 2019. QT denies liability for Plaintiff's alleged injuries.

- 6. The allegations in paragraph 6 contain legal conclusions to which a response is not required. To the extent a response is deemed required, QT lacks sufficient information or knowledge to admit or deny the allegations and therefore denies the same.
- 7. The allegations in paragraph 7 contain legal conclusions to which a response is not required. To the extent a response is deemed required, QT denies the allegations. QT denies liability for Plaintiff's alleged injuries.
 - 8. QT denies the allegations in paragraph 8.
 - 9. QT denies the allegations in paragraph 9.
- The allegations in paragraph 10 contain legal conclusions to which a response is 10. not required. To the extent a response is deemed required, QT denies it breached any duty owed to Plaintiff.
- 11. QT denies the allegations in paragraph 11, including subparagraphs (a) through (g).
 - 12. QT denies the allegations in paragraph 12.
 - 13. QT denies Plaintiff is entitled to the relief sought in paragraph 13.

WHEREFORE, QT prays that Plaintiff take nothing by way her Petition for Damages, for its costs expended and incurred herein, and for such further relief as the Court deems just and proper.

Jury Trial Demand

Defendant QT demands a trial by jury on all issues so triable.

Affirmative and Additional Defenses

- 1. QT denies each and every allegation not specifically admitted herein.
- 2. Plaintiff's Petition for Damages fails to state a claim against QT upon with relief can be granted. QT had no knowledge of the alleged dangerous condition on its property and did not breach any duties owed to Plaintiff.
- 3. Any injuries or damages sustained by Plaintiff, which QT denies, were directly and/or proximately caused or contributed to by Plaintiff's negligence or fault.
- Any injuries or damages sustained by Plaintiff, which QT denies, were directly and/or proximately caused or contributed to by the negligence or fault of other persons or entities not within QT's control.
- 5. Any injuries or damages sustained by Plaintiff, which QT denies, were not caused or contributed to in any degree by any negligence, fault or wrongdoing on the part of QT.
- 6. If Plaintiff was injured or damaged, which QT denies, to the extent allegations of fault remain as to QT, the fault of Plaintiff and/or other persons or entities involved in the occurrence should be compared and/or apportioned so as to diminish or preclude recovery from QT.
- 7. Plaintiff failed to use ordinary care while present at QT at or near the time of the alleged occurrence and such failure directly caused or contributed to any and/or all of Plaintiff's alleged damages.
- 8. Plaintiff failed to keep a careful lookout and such failure caused or contributed to any and/or all of Plaintiff's alleged damages.
 - 9. QT contests the nature and extent of Plaintiff's alleged damages.

- 10. If Plaintiff suffered any damage, which QT denies, such damages and any recovery should be reduced pursuant to Mo. Rev. Stat. § 490.715.
- 11. QT is entitled to credit in the amount of any settlement Plaintiff receives from any tortfeasor, as such credit constitutes a satisfaction and offset pursuant to Mo. Rev. Stat. § 537.060.
- 12. If Plaintiff suffered any damages, which QT denies, Plaintiff failed to comply with the procedures in Mo. Rev. Stat. §408.040 and is not entitled to prejudgment interest.
 - 13. Plaintiff failed to mitigate her damages.
- 14. QT reserves the right to raise additional affirmative defenses as may be learned through discovery.

WHEREFORE having fully answered Plaintiff's Petition for Damages, QT prays for judgment in its favor and for its costs and reasonable attorney's fees and whatever further relief the Court deems just and proper under the circumstances.

ARMSTRONG TEASDALE LLP

By: /s/ Brian M. Nye

Karrie J. Clinkinbeard Brian M. Nye #51413 #69545

2345 Grand Boulevard, Suite 1500 Kansas City, Missouri 64108-2617

816.221.3420

816.221.0786 (Facsimile)

kclinkinbeard@armstrongteasdale.com

bnye@armstrongteasdale.com

ATTORNEYS FOR DEFENDANT QUIKTRIP CORPORATION

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 29th day of October, 2019, a true and accurate copy of the above and foregoing was e-filed with the Court which sent notification to all parties entitled to service.

> /s/ Brian M. Nye
> ATTORNEY FOR DEFENDANT QUIKTRIP **CORPORATION**

IN THE CIRCUIT COURT OF CASS COUNTY, MISSOURI AT HARRISONVILLE

LEANNE JOHNSON,)	
Plaintiff,) Case No.	19CA-CC00237
VS.)	
QUIKTRIP CORPORATION,)	
Defendant.)	

ENTRY OF APPEARANCE

COMES NOW Brian M. Nye of the law firm of Armstrong Teasdale LLP and enters his appearance on behalf of Defendant, QuikTrip Corporation, in the above captioned case.

ARMSTRONG TEASDALE LLP

By: /s/ Brian M. Nye
Karrie J. Clinkinbeard #51413
Brian M. Nye #69545
2345 Grand Boulevard, Suite 1500
Kansas City, Missouri 64108-2617
816.221.3420
816.221.0786 (Facsimile)
kclinkinbeard@armstrongteasdale.com

ATTORNEYS FOR DEFENDANT QUIKTRIP CORPORATION

bnye@armstrongteasdale.com

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 29th day of October, 2019, a true and accurate copy of the above and foregoing was e-filed with the Court which sent notification to all parties entitled to service.

/s/ Brian M. Nye
ATTORNEY FOR DEFENDANT QUIKTRIP
CORPORATION

IN THE CIRCUIT COURT OF CASS COUNTY, MISSOURI AT HARRISONVILLE LEANNE JOHNSON, Plaintiff, Case No. 19CA-CC00237 vs. QUIKTRIP CORPORATION, Defendant.

ENTRY OF APPEARANCE

COMES NOW Karrie J. Clinkinbeard of the law firm of Armstrong Teasdale LLP and enters her appearance on behalf of Defendant, QuikTrip Corporation, in the above captioned case.

ARMSTRONG TEASDALE LLP

By: /s/ Karrie J. Clinkinbeard

Karrie J. Clinkinbeard #51413 Brian M. Nye #69545

2345 Grand Boulevard, Suite 1500 Kansas City, Missouri 64108-2617

816.221.3420

816.221.0786 (Facsimile)

kclinkinbeard@armstrongteasdale.com

bnye@armstrongteasdale.com

ATTORNEYS FOR DEFENDANT QUIKTRIP CORPORATION

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 29th day of October, 2019, a true and accurate copy of the above and foregoing was e-filed with the Court which sent notification to all parties entitled to service.

/s/ Karrie J. Clinkinbeard

ATTORNEY FOR DEFENDANT QUIKTRIP CORPORATON

IN THE CIRCUIT COURT OF CASS COUNTY, MISSOURI AT HARRISONVILLE

LEANNE JOHNSON,)	
Plaintiff,) Case No.	19CA-CC00237
VS.)	
QUIKTRIP CORPORATION,)	
Defendant.)	

CERTIFICATE OF SERVICE

I hereby certify that on October 30, 2019 Defendant QuikTrip Corporation's First Request for Production to Plaintiff and Defendant QuikTrip Corporation's First Set of Interrogatories to Plaintiff, along with this Certificate of Service were served via electronic mail to the following:

Clifton Davis
MCELLIGOTT EWAN & HALL
Three Trails Law Building
233 West Walnut
Independence, MO 64050
Clifton.davis@mehkpclaw.com

ARMSTRONG TEASDALE LLP

By: /s/ Brian M. Nye

Karrie J. Clinkinbeard #51413 Brian M. Nye #69545 2345 Grand Boulevard, Suite 1500

Kansas City, Missouri 64108-2617

816.221.3420

816.221.0786 (Facsimile)

kclinkinbeard@armstrongteasdale.com

bnye@armstrongteasdale.com

ATTORNEYS FOR DEFENDANT QUIKTRIP CORPORATION

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 30th day of October, 2019, a true and accurate copy of the above and foregoing was e-filed with the Court which sent notification to all parties entitled to service.

/s/ Brian M. Nye

ATTORNEY FOR DEFENDANT QUIKTRIP **CORPORATION**

IN THE CIRCUIT COURT OF CASS COUNTY, MISSOURI AT HARRISONVILLE

LEANNE JOHNSON)		
Plaintiff,)	Case No.:	19CA-CC00237
vs.)		
QUIKTRIP CORPORATION,)		
Defendant.	Ś		

MOTION FOR EXTENSION OF TIME TO RESPOND TO FIRST INTERROGATORIES AND FIRST REQUEST FOR PRODUCTION OF DOCUMENTS TO LEANNE JOHNSON

COMES NOW LEANNE JOHNSON, by and through her attorney of record, and moves this Court for its order allowing her until December 26, 2019 to file her objections or otherwise respond to First Interrogatories and First Request For Production of Documents propounded to her by Defendant QuikTrip Corporation.

- 1. Plaintiff is currently suffering from and receiving treatment for health issues.
- 2. Plaintiff requires additional time to review and collect all information needed with her attorney.
- 3. That granting this Motion will allow LEANNE JOHNSON to have time to properly respond or object to the discovery.

WHEREFORE, Plaintiff LEANNE JOHNSON, prays for an Order allowing her until December 26, 2019 to file her responses to First Interrogatories and First Requests For Production of Documents propounded to her by Defendant.

McELLIGOTT EWAN & HALL A PROFESSIONAL CORPORATION

Dated: November 26, 2019 /s/ Clifton Davis

CLIFTON DAVIS-#68839
Three Trails Law Building
233 West Walnut
Independence, MO 64050-3878
EMAIL clifton.davis@mehkpclaw.com

(816) 833-1222 FAX (816) 836-2437 ATTORNEY FOR PLAINTIFF

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served this 26th day of November, 2019 via the Court's electronic filing system on the following attorneys of record:

Karrie J. Clinkinbeard
Brian M. Nye
Armstrong Teasdale LLP
2345 Grand Boulevard, Suite 1500
Kansas City, MO 64108
kclinkinbeard@armstrongteasdale.com
bnye@armstrongteasdale.com
Attorney for Defendant

/s/ Clifton Davis	
Clifton Davis	

IN THE CIRCUIT COURT OF CASS COUNTY, MISSOURI AT HARRISONVILLE

LEANNE JOHNSON)		
Plaintiff,)	Case No.:	19CA-CC00237
VS.)		
QUIKTRIP CORPORATION,	ĺ		
Defendant.)		
	ORDE	R	
Now on this day this Court, having	before	it LEANNE JOH	INSON'S Motion for Extension
of Time To Respond To First Interro	gatorie	s And First	Requests For Production Of
Documents propounded to her by QUIK	TRIP C	ORPORATION	hereby sustains said Motion,
and enters its Order allowing LEANNE	JOHNS	SON, until De	cember 26, 2019 to file her
responses to said First Interrogatories Ar	nd First	Requests for	Production Of Documents.
DATED:			
		JUDGE/COM	MISSIONER

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served this 26th day of November, 2019 via the Court's electronic filing system on the following attorneys of record:

Karrie J. Clinkinbeard
Brian M. Nye
Armstrong Teasdale LLP
2345 Grand Boulevard, Suite 1500
Kansas City, MO 64108
kclinkinbeard@armstrongteasdale.com
bnye@armstrongteasdale.com
Attorney for Defendant

/s/ Clifton Davis
Clifton Davis

IN THE CIRCUIT COURT OF CASS COUNTY, MISSOURI AT HARRISONVILLE

FILED
Cass County
Circuit Court
12/2/2019, 02:02 PM

			12/2/2019, 02:0
LEANNE JOHNSON)		
Plaintiff,) Case No.:	19CA-CC00237	ħ.
vs.)		
QUIKTRIP CORPORATION,	ĺ		
Defendant.)		
	ORDER		
Now on this day this Court, having	g before it LEANNE JO	HNSON'S Motion f	or Extension
of Time To Respond To First Interro	ogatories And First	Requests For Pr	oduction Of
Documents propounded to her by QUIF	CTRIP CORPORATION	N hereby sustains	said Motion,
and enters its Order allowing LEANNI	E JOHNSON, until D	ecember 26, 2019	9 to file her
responses to said First Interrogatories A	and First Requests for	Worlugtion Of Do	cuments.
12/2/19 DATED:			
om omegabouscome automateur de la companya del companya del companya de la compan	JUDGE/COM	MISSIONER	

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served this 26th day of November, 2019 via the Court's electronic filing system on the following attorneys of record:

Karrie J. Clinkinbeard
Brian M. Nye
Armstrong Teasdale LLP
2345 Grand Boulevard, Suite 1500
Kansas City, MO 64108
kclinkinbeard@armstrongteasdale.com
bnye@armstrongteasdale.com
Attorney for Defendant

/s/ Clifton Davis
Clifton Davis